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JAMES MATTHEW BROWN, APLC (Bar No.: 98922)
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    (619) 238-0815
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    Attorney For Defendant Felipe Jasso-Rios
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 7
                        UNITED STATES DISTRICT COURT
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                       SOUTHERN DISTRICT OF CALIFORNIA
                         (HONORABLE ROGER T. BENITEZ)
10
    UNITED STATES OF AMERICA,
                                            Crim. Case No. 08CR0159-BEN
11
                                            STIPULATION FOR CONTINUANCE
12
                    Plaintiff,
                                            OF DISCOVERY MOTION DATE AND
13
                                            ORDER THEREON
    v.
14
    FELIPE JASSO-RIOS
15
                    Defendant.
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COMES NOW, United States of America, by and through its attorney of record, Assistant U.S. Attorney, Steven De Salvo, and Felipe Jasso-Rios, by and through his attorney of record, James Matthew Brown, APLC and hereby stipulate as follows:

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Discovery motions in the above matter are currently scheduled to be heard on April 18, 2008 at 1:30 p.m. before the Honorable Roger T. Benitez, United States District Court Judge.

At the parties request the court previously continued the motion hearing date to April 18, 2008 at 2:00 p.m.

Unfortunately, counsel for Mr. Jasso-Rios did not notice he would be out of the district on April 18, 2008 attending a

art/photography show being presented by his daughter at Humboldt 1 State University. This is a one time show that counsel had committed 2 himself to and for which tickets and hotel reservations had been 3 4 made. As soon as the error in dates was noticed Mr. De Salvo was 5 contacted and the matter discussed. Mr. De Salvo has quite 6 7 graciously stipulated to a continuance of the motion hearing date 8 to April 25, 2008 at 2:00 p.m.. 9 Based on the aforementioned the parties agree that the defendants discovery motion date should be continued to a time in 10 March 2008 and at the convenience of the court. IT IS SO STIPULATED. 11 12 DATED: 4/7/08. LAW OFFICES OF JAMES MATTHEW BROWN, APLC 13 By: S/James Matthew Brown 14 James Matthew Brown Attorney for Defendant 15 DATED: 4/7/08 16 UNITED STATES ATTORNEY'S OFFICE 17 By: S/ Steven De Salvo 18 AUSA STEVEN DE SALVO Attorney for Plaintiff 19 20 21 22 23 24 25 26 27 28